IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re:

NationsRent, Inc., et al.,
Case Nos. 01-11628 through 01-11639 (PJW)

Jointly Administered

Debtors.

Chapter 11

NationsRent Unsecured Creditor's Liquidating Trust, Perry Mandarino, not personally, but as Trustee

Plaintiff, District Court Case Nos. (KAJ): 3-D/Costal Oil Company 04-CV-1033 4 Star Air Hydraulics & Ind. 04-CV-1030 Action Tire Company 04-CV-1031 ADA Resources Inc. 04-CV-976 Advanced Tire Inc. 04-CV-713 Ael Leasing Co., Inc. 04-CV-767 Agovino & Asselta, LLP 04-CV-1035 Airdyne Management Inc. 04-CV-714 Allen Oil Company of Sylacauga, Inc. 1 04-CV-801 Alternators Unlimited Reb. 04-CV-988 A.O.K. Tire Mart II, Inc. 04-CV-766 Archie's Truck Service 04-CV-1158 Arrow Master, Inc. 04-CV-1160 ASAP Equipment Rental & Sales 04-CV-716 Authorized Equipment, Inc. 04-CV-784

NationsRent USA, Inc., NationsRent Transportation Services, Inc., NR Delaware, Inc., NRGP, Inc., NationsRent West, Inc., Logan Equipment Corp., NR Dealer, Inc., NR Franchise Company, Inc., NationsRent of Texas, LP, and NationsRent of Indiana, LP

Bay Counties Pitcock Petroleum Inc.	04-CV-1060
Black & Veatch Constr.	04-CV-1039
Blue Ribbon Tire Co., Inc.	04-CV-721
Bobcat Company	04-CV-1026
Bradenton Fuel Oil, Inc.	04-CV-1037
Burch-Lowe, Inc.	04-CV-1076
Carruth-Doggett Industries, Inc.	04-CV-723
C.G.& E.	04-CV-802
Central Tire	04-CV-995
Cintas Corp. #318, Cintas Corporation No. 2	04-CV-996
CMD Group	04-CV-726
Coleman Engineering	04-CV-1148
Collision Pro	04-CV-1149
Columbus Equipment Company	04-CV-998
Columbus McKinnon Corp.	04-CV-999
Commercial Tire Inc.	04-CV-806
Construction Machinery, Inc.	04-CV-1142
Contractors Machinery Co. Inc.	04-CV-795
Corporate Express	04-CV-1001
Cowin Equipment Company, Inc.	04-CV-728
Creative Financial Staffing	04-CV-1021
Crosscheck, Inc.	04-CV-732
Cyrk, Inc. a/k/a Cyrk Acquisition	04-CV-734
Delta BCX Printing	04-CV-1167
Delta Formost Chemical Corporation	04-CV-1170
Diamant Boart Inc.	04-CV-1104
Diamond Hydraulics	04-CV-1106
Diamond J. Transport, Inc.	04-CV-787
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Diversified Credit Service	04-CV-1096
Don's Tire Service, Inc.	04-CV-1106
Dorris Cleaning	04-CV-1111
Doskocil Industries, Inc.	04-CV-1150
Dossey Holdings, Inc.	04-CV-1155
Double A	04-CV-1153
Douglass Distributing	04-CV-1114
Dutchess Forging	04-CV-1117
Ebusiness Technology partners, Inc., f/k/a PSR Professional Staffing, Inc.	04-CV-747
Ed Hart	04-CV-975
EJ Reynolds, Inc.	04-CV-722
Equipment Development Co., Inc.	04-CV-1128
Equiptechs, Inc.	04-CV-789
Falcon Power	04-CV-1130
Fischer Group	04-CV-1141
FL Hydraulic Machinery	04-CV-725
Fleetwing Corp.	04-CV-1151
Fluid Tech Hydraulics, Inc.	04-CV-1154
GCR Pensacola Truck Tire Ctr.	04-CV-730
Gene Jackson Tire Co.	04-CV-1049
GFC Leasing	04-CV-1051
GMR Marketing LLC	04-CV-731
Goodyear Commercial Tire & Service Center	04-CV-733
GSR Construction, Inc.	04-CV-768
Gulio Ford Mercury	04-CV-769
Harbor Graphics Corporation	04-CV-1007
Harte-Hanks	04-CV-739
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Hick's Petroleum Distributors, Inc.	04-CV-770
Hindley Electronics, Inc.	04-CV-1013
Holt Equipment Company Co., LLC	04-CV-772
Hunt & Sons	04-CV-1019
Husqvarna Forest & Garden	04-CV-1176
ID Technologies, Inc.	04-CV-1043
Igloo Products Corp.	04-CV-1042
Illuminating Company	04-CV-1070
Industrial Hydraulics	04-CV-1075
Ingram Trucking LLC	04-CV-744
BBF, Ltd	04-CV-800
JAM Distributing Company	04-CV-1123
J&B Auto Supply, Inc.	04-CV-1162
Jeff Falkanger & Associates	04-CV-1184
Jimmy's Garage	04-CV-1080
Joe Jeter Sales	04-CV-981
John Ray and Sons Inc.	04-CV-774
Kent Demolition Tools	04-CV-987
Keson Industries Inc.	04-CV-1116
Kforce.com Inc.	04-CV-745
L&P Financial Services	04-CV-1165
Laclede Chain Mfg. Co.	04-CV-1086
Land & Sea Petroleum, Inc.	04-CV-993
Lionudakis Wood & Green Waste	04-CV-1091
Little Beaver, Inc.	04-CV-997
Lockhart Tire	04-CV-1062
M & D Distributors	04-CV-1172
M.P. Brine Inc.	04-CV-783
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Service

Sanford Auto & Truck Parts

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Scotty's Oil Company, Inc.	04-CV-755
Sellers Petroleum Products Inc.	04-CV-1109
Sensormatic Electronics Corp.	04-CV-1169
Services & Materials, Co.	04-CV-1171
Sherwin-Williams	04-CV-754
SB Power Tool Corp.	04-CV-1174
Soco Group	04-CV-1159
Son Coast, Hauling, CCC	04-CV-1077
Southeastern Crane	04-CV-799
Southern Energy Company	04-CV-1084
Southern Linc	04-CV-1093
Spectra Precision d/b/a Richard B. Trimble	04-CV-1094
Speedway New Holland	04-CV-1100
Staffing Master.com	04-CV-1113
Star Tire Company Inc.	04-CV-1050
Sterling Truck of Utah	04-CV-1102
Stihl Inc. National Accounts	04-CV-1180
Stone Construction Equipment Inc.	04-CV-1183
Sullivan Palatek Inc.	04-CV-1052
Sun Coast Resources Inc.	04-CV-1188
Tacony Corporation	04-CV-808
Terex Aerials, Inc. d/b/a Terex Cranes	04-CV-973
Texana Machinery Corp.	04-CV-805
Tex Con Oil Company	04-CV-1120
Tioga Inc.	04-CV-1129
TIP Dept 0501	04-CV-1131
Tire Centers LLC	04-CV-1133
TMP Worldwide Inc. also known as Monster Worldwide, Inc.	04-CV-986

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Defendants.

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ORDER: (I) SETTING PROCEDURES TO FACILITATE SETTLEMENT OF THE ABOVE-CAPTIONED ADVERSARY PROCEEDINGS, AND (II) SETTING OCTOBER 11, 2005 AT 10:00 A.M. AS A STATUS/SCHEDULING CONFERENCE DATE IN THE ABOVE-CAPTIONED ADVERSARY PROCEEDINGS

This matter having come before the Court at the initial pretrial conference (the "Pretrial Conference") held on May 16, 2005; and the Court having considered the settlement procedures proposed by counsel for Plaintiff in the captioned adversary proceedings ("Plaintiff" or "Plaintiffs"); and having considered all responses thereto;

IT IS HEREBY ORDERED THAT:

1. Each defendant (the "Defendant") in the each of above-captioned adversary proceedings (the "Adversary Proceedings") shall submit a written settlement proposal/position (the "Settlement Position") in good faith to counsel for the Plaintiffs by July 15, 2005, which: (a) contains a brief statement setting forth the basis of the Defendant's defenses, (b) attaches all documentation supporting such defenses, and (c) sets forth Defendant's settlement proposal and/or position. The Settlement Position shall be served upon Plaintiff's counsel at the following address:

> Lowenstein Sandler PC Attn: Susan Ericksen, Esq. 65 Livingston Avenue Roseland, NJ 07068-1791

- 2. The Plaintiff shall consider the Settlement Positions in good faith and shall respond in writing to each Settlement Position pursuant to the following schedule:
 - a. If the amount sought to be recovered by the Plaintiff in the Adversary Proceeding is greater than \$50,000.00, the Plaintiff must respond to the Settlement Position by August 19, 2005.

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- b. If the amount sought to be recovered by the Plaintiff in the Adversary Proceeding is between \$20,000.00 and \$50,000.00, the Plaintiff must respond to the Settlement Position by September 16, 2005.
- c. If the amount sought to be recovered by the Plaintiff in the Adversary Proceeding is less than \$20,000.00 the Plaintiff must respond to the Settlement Position by September 30, 2005.
- 3. Pursuant to Rule 16(b) of the Federal Rules of Civil Procedure, a status/scheduling conference for the unresolved Adversary Proceedings will be held on October 11, 2005 at 10:00 a.m.

Dated: $\frac{1009 \times 9}{1000}$, 2005

The Honorable Kent A. Jordan United States District Court Judge